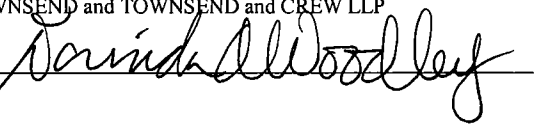


I hereby certify that this correspondence is being filed via
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on 7-16-07.

PATENT
Attorney Docket No.: 016002-004310US

TOWNSEND and TOWNSEND and CREW LLP

By: 

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Aleksandr Kolesnikov

Application No.: 10/537,115

Filed: March 20, 2006

For: 2-(2-HYDROXYBIPHENYL-3-YL)-1H-BENZOIMIDAZOLE-5-CARBOXAMIDINE DERIVATIVES AS FACTOR VIIA INHIBITORS

Customer No.: 20350

Confirmation No. 8222

Examiner: Yong Liang Chu

Technology Center/Art Unit: 1626

RESPONSE TO
RESTRICTION/ELECTION
REQUIREMENT

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In response to the Office communication (Restriction/Election Requirement) mailed June 14, 2007, Applicants elect Group VIII (claims 1-4). Applicants election is made with traverse, believing that a complete search can be made without undue burden on the Office. More particularly, Applicants respectfully request that Group XVI be rejoined (placing compounds having an indole structure with those having a benzimidazole structure). Search and examination of these two groups would not be burdensome on the Office in view of the other core structural features and substituent limitations. Applicants submit that a sufficiently small core structure has been provided for compounds wherein X^2 , X^3 and X^4 are each CR^5 , and X^1 is N or CR^5 , and further having a hydroxy (substituted) biphenyl moiety and an imidate substituent,

Appln No. 10/537,115
Response dated July 13, 2007
Office communication dated June 14, 2007

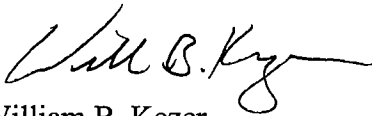
such that there is no undue burden on the Office to conduct a search and examination of Groups VIII and XVI in combination.

Applicants further elect the compound of Table 1, identified as compound 123 (page 26). in response to the Examiner's request for an election of species.

CONCLUSION

In view of the foregoing, Applicants believe all claims now pending in this application are in condition for substantive review on their merits. If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 925-472-5015.

Respectfully submitted,



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